1 2 3 4 5 6 7	William P. Keane (State Bar No. 124756 wkeane@fbm.com Anthony P. Schoenberg (State Bar No. 20371 aschoenberg@fbm.com Nell K. Clement (State Bar No. 260426) nclement@fbm.com Farella Braun + Martel LLP 235 Montgomery Street, 17th Floor San Francisco, CA 94104 Telephone: (415) 954-4400 Facsimile: (415) 954-4480 Attorneys for Defendant	4)	
8	JOHN M. KERR		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12			
	KYUNG CHO, REX DECHAKUL; AND DAVID HWANG, INDIVIDUALLY AND	Case No. CV-09-4208-JSW CV-09-4429-JSW	
13	ON BEHALF OF ALL OTHERS SIMILARLY SITUATED,	CV-09-4449-JSW CV-09-4513-JSW	
14		CV-09-4515-JSW CV-09-4505-JSW	
15	Plaintiffs,	CLASS ACTION	
16	VS.	STIPULATION AND JOINT REQUEST	
17	UCBH HOLDINGS, INC.; THOMAS S. WU; EBRAHIM SHABUDIN; CRAIG	FOR [PROPOSED] ORDER REVISING SCHEDULE FOR CASE MANAGEMENT	
18	ON; DENNIS WU; ROBERT NAGEL; JOHN M. KERR; DANIEL M.	CONFERENCE	
19	GAUTSCH; DOUGLAS MITCHELL; BURTON D. THOMPSON; JOHN		
20	CINDEREY; JOSEPH J. JOU; PIN PIN CHAU; LI-LIN KO; JAMES KWOK;		
21	QINGYUAN WAN; GODWIN WONG; DAVID NG; DANIEL P. RILEY; and		
22	RICHARD LI-CHUNG WANG,		
23	Defendants.		
24			
25	WHEREAS, Plaintiffs filed their Consolidated Amended Complaint for Violations of the		
26	Federal Securities Laws ("CAC") on August	10, 2010.	
27	WHEREAS, all but one of the individ	lual Defendants who have been served with	
28	summons in this matter (excluding Defendant	ts who have been dismissed) filed motions to	
LLP 7th Floor 4104	STIPULATION AND JOINT REQUEST FOR [PROPOSED] ORDER REVISING SCHEDULE FOR CASE MANAGEMENT CONFERENCE— CV-09-4208-JSW; CV-09-4429-JSW;	26175\2538592.1	

CV-09-4449-JSW; CV-09-4513-JSW; CV-09-4505-JSW

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1	dismiss the CAC on November 19, 2010, which motions were noticed to be heard on	
2	February 18, 2011. Defendant John Cinderey has been served and has not responded to the	
3	complaint.	
4	WHEREAS, this Court entered an Order on February 16, 2011 vacating the hearing on	
5	Defendants' motions to dismiss. Said motions remain under submission as of the filing of this	
6	stipulation.	
7	WHEREAS, a Case Management Conference is scheduled to take place on March 18,	
8	2011 at 1:30 p.m.	
9	WHEREAS, there is currently a stay of discovery pending the Court's decisions on the	
10	motions to dismiss,	
11	WHEREAS, the joint case management conference statement is dependent on the date and	
12	content of the decisions on the motions to dismiss,	
13	WHEREAS, Defendants' counsel have conferred with counsel for E. Lynn Schoenmann,	
14	Chapter 7 Trustee of UCBH Holdings, Inc. (as to which this matter is currently stayed), and the	
15	Trustee does not object to this Stipulation.	
16	THEREFORE, to allow time for the pending motions to dismiss to be resolved, the parties	
17	hereby STIPULATE, AND JOINTLY REQUEST THE COURT TO APPROVE that the Case	
18	Management Conference be continued to May 6, 2011 at 1:30 p.m.	
19		
20	Dated: March 10, 2011 Respectfully submitted,	
21	FARELLA BRAUN + MARTEL LLP	
22	By: /s/ Anthony P. Schoenberg	
23	Anthony P. Schoenberg Attorneys for Defendant John M. Kerr	
24	7 Ktorneys for Berendant John W. Ken	
25	Dated: March 10, 2011 LATHAM & WATKINS LLP	
26		
27	By: <u>/s/ Timothy P. Crudo</u> Timothy P. Crudo	
28	Attorneys for Defendant Thomas S. Wu	
LLP	STIPULATION AND JOINT REQUEST FOR [PROPOSED]	

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1	Dated: March 10, 2011	ROPERS, MAJESKI, KOHN & BENTLEY
2		
3		By: /s/ James A. Lassart James A. Lassart
4		Attorneys for Defendant Ebrahim Shabudin
5	Dated: March 10, 2011	MORRISON & FOERSTER LLP
6		
7		By: /s/ Anna Erickson White
8		Anna Erickson White Attorneys for Defendant Craig On, Sylvia Loh,
9		Jonas Miller, Dennis Lee, Dennis Wu, Li-Lin Ko, Joseph J. Jou, David S. Ng, Daniel P. Riley, Richard
10		Wang, Godwin S. Wong, and Pin Pin Chau
11	Dated: March 10, 2011	BERGESON, LLP
12	2	
13		By: /s/ Daniel J. Bergeson
14		Daniel J. Bergeson Attorneys for Defendant Daniel M. Gautsch,
15		Douglas Mitchell, and Robert Nagel
16		
17	Dated: March 10, 2011	K&L GATES LLP
18		
19		By: /s/ Jeffrey L. Bornstein
20		Jeffrey L. Bornstein Attorneys for Defendant Burton Thompson
21		
22		
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28	STIPULATION AND JOINT REQUEST FOR [PROPOSED1
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1	[PROPOSED] ORDER		
2	Pursuant to stipulation, and good cause appearing therefore, IT IS HEREBY ORDERED		
3	THAT the Case Management Conference scheduled for March 18, 2011 at 1:30 p.m. is continued		
4	to May 6, 2011 at 1:30 p.m.		
5	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
6			
7			
8	DATED: March 11, 2011 JUDGE GI THY DISTRICT COURT		
9	JUDGE GETTE DISTRICT COURT		
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